UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

ALTAGRACIA J. PEGUERO,

Plaintiff,

v.

Civil Action No. 05-10995-RCL

AMERICAN EXPRESS COMPANY, INC., THE SKLOVER GROUP, INC., and FEDERAL INSURANCE COMPANY,

Defendant.

ASSENTED-TO MOTION TO ENLARGE TIME TO RESPOND TO DEFENDANT AMERICAN EXPRESS' CROSS-CLAIMS

Pursuant to Rule 6(b) of the Federal Rules of Civil Procedure and Local Rule 7.1, Defendant Federal Insurance Company ("Federal") respectfully moves this Court for leave to enlarge its time to respond to the cross-claims of defendant American Express Company, Inc. ("American Express") in the above-captioned action, located in the Answer, Affirmative Defenses and Cross-Claims of Defendant American Express Company to Plaintiff's First Amended Complaint (the "Answer"), filed on May 31, 2005 in this Court, through and including July 11, 2005. As grounds for this motion, Federal states:

- (1) Defendant American Express has assented to this motion.
- (2) On May 31, 2005, defendant Federal was served with the Answer, which contains cross-claims for indemnification and contribution against defendants Federal and The Sklover Group, Inc. ("Sklover").
- (3) The additional time will enable Federal's counsel to confer with their client and to fully evaluate the cross-claims asserted in the Answer, as well as the

legal defenses available to Federal. The short extension of time will not unduly delay these proceedings.

For the foregoing reasons, Federal respectfully moves this Court to allow the motion.

Dated: Boston, Massachusetts June 20, 2005

RIEMER & BRAUNSTEIN LLP

By: /s/Mark W. Corner Mark W. Corner (BBO #550156)

Three Center Plaza Boston, Massachusetts 02108 (617) 523-9000

PAUL, WEISS, RIFKIND, WHARTON & **GARRISON LLP**

By: /s/H. Christopher Boehning H. Christopher Boehning Admitted Pro Hac Vice

1285 Avenue of the Americas New York, New York 10019-6064 (212) 373-3000

Attorneys for Defendant Federal Insurance Company

CERTIFICATION PURSUANT TO LOCAL RULE 7.1

Defendant Federal Insurance Company, by and through counsel, hereby certify that they have conferred with counsel of record for co-defendant American Express Company in a good faith attempt to resolve or narrow the issues raised in this

motion and that co-defendant American Express Company, acting through counsel, has assented to the granting of the relief sought herein.

> /s/Mark W. Corner Mark W. Corner

CERTIFICATE OF SERVICE

I, Mark W. Corner hereby certify that on this date, June 20, 2005, I caused to be served the foregoing document, by electronic notice, upon the following counsel of record:

Kevin Donius, Esquire Corcoran, FitzGerald & Hennessey 500 Granite Avenue Milton, MA 02186

Allison M. O'Neil, Esquire Craig & Macauley, P.C. Federal Reserve Plaza 600 Atlantic Avenue Boston, MA 02210

John F. Farraher, Jr., Esquire Greenberg Traurig One International Place 20th Floor Boston, MA 02110

> /s/Mark W. Corner Mark W. Corner

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